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Attorneys for Defendant NOWCAP

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING**

UNITED STATES OF AMERICA,)

EX REL. MARK GASKILL)

)

Plaintiffs,)

)

v.)

Civil Action No: 1:16-cv-00201-ABJ

)

DR. GIBSON CONDIE; BIG HORN)

BASIN MENTAL HEALTH GROUP;)

NORTHWEST COMMUNITY ACTION)

PROGRAM OF WYOMING, INC. AKA)

(NOWCAP); ACUMEN FISCAL AGENT)

Defendants.

**STIPULATED MOTION FOR EXTENSION OF TIME FOR DEFENDANT NOWCAP
TO ANSWER OR OTHERWISE RESPOND TO THE SECOND AMENDED
COMPLAINT**

Plaintiff Mark Gaskill and Defendant Northwest Community Action Program of Wyoming, Inc. (“NOWCAP”), through their counsel, hereby submit this stipulated motion for an extension of time for NOWCAP to file its answer or other responsive pleading to the Second Amended Complaint, advising the Court as follows:

1. The Second Amended Complaint was filed on January 14, 2019. NOWCAP’s answer or other responsive pleading is due January 28, 2019.

2. The parties are engaged in settlement discussions, and in order to preserve resources and continue such discussions more efficiently, the parties desire to extend NOWCAP's answer deadline for sixty (60) days.

3. The requested extension is timely and will not prejudice any party.

WHEREFORE, Plaintiff and Defendant NOWCAP respectfully request that NOWCAP be granted an extension of time up to and including March 29, 2019 to file its answer or other responsive pleading to the Second Amended Complaint.

Dated this 25th day of January, 2019.

EISENBERG, GILCHRIST & CUTT

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CERTIFICATE OF SERVICE

The undersigned does hereby certify that on the 25th day of January, 2019, a true and correct copy of the foregoing document was served on the following via CM/ECF, the Court's electronic transmission system:

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